

1 ARCH Y. STOKES, Georgia State Bar No. 683100
astokes@sheastokes.com
2 SHEA STOKES, ALC
3 3593 Hemphill Street
College Park, GA 30337
4 TELEPHONE: (404)766-0076
FACSIMILE: (404)766-8823

5 | PETER B. MARETZ, California State Bar No. 144826

pmaretz@sheastokes.com

6 | VICTORIA G. PURUGANAM

vpuruganan@sheastokes.com
7 SHEA STOKES, ALC
8 510 MARKET STREET, THIRD FLOOR
9 SAN DIEGO, CALIFORNIA 92101-7025
TELEPHONE: (619) 232-4261
FACSIMILE: (619) 232-4840

10 | Attorneys for Four Seasons Hotels Limited, a Canadian company

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

13 BENIGNO BACOLORES, on behalf of himself and all others similarly situated.

Plaintiff:

v.

16 FOUR SEASONS HOTELS LIMITED, a
17 Canadian company doing business in
California, and Does 1-100, inclusive.

Defendant:

CASE NO. C-07-05592 MHP

(San Francisco Superior Court Case No. CGC-07-467485)

CONSENT JUDGMENT

Class Action Fairness Act

Action Filed September 21, 2007

19

666

21

23 |

7

25

111

27 | Page

11

12/11/2007 15:53 8189902903
DEC-11-2007 15:38 FROM:SHEA STOKESLAW OFFICES
619 232 4840
TO:8189902903PAGE 02/02
P.3/4

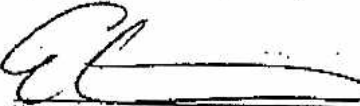
1 This above-entitled action was filed by Plaintiff Benigno Bacolores ("Plaintiff") on
 2 September 21, 2007. Four Seasons Hotels Limited removed the action to the United States
 3 District Court, Northern District of California on November 2, 2007.

4 Four Seasons Hotels Limited offered in writing pursuant to Federal Rules of Civil
 5 Procedure Rule 68 to allow Plaintiff to take judgment against it for \$40,000.00, which offer
 6 Plaintiff, within ten days, duly accepted in writing. Plaintiff and Four Seasons Hotels Limited
 7 hereby stipulate through their respective counsel that judgment be entered dismissing Plaintiff's
 8 complaint in return for the payment of \$40,000.00 from Four Seasons Hotel Limited to Plaintiff,
 9 which constitutes full payment of any and all damages, wages, penalties, interest, costs, and
 10 attorneys' fees otherwise recoverable by Plaintiff, and is in total settlement of this action with no
 11 admission of liability. Four Seasons Hotels Limited does not admit any liability or wrongdoing on
 12 their part and this consent judgment shall not constitute any admission on its part of any liability
 13 or wrongdoing here. Except as is otherwise provided for in the Rule 68 offer of judgment, the
 14 parties will bear their own attorneys' fees, costs, and litigation expenses.

15
 16 DATED: November 26, 2007

KINGSLEY & KINGSLEY

By:


 Eric Kingsley
 Attorneys for Plaintiff Benigno Bacolores

17
 18
 19
 20 December 14,
 21 DATED: November 26, 2007

SHEA STOKES

By:


 Arch Y Stokes
 Peter B. Maretz
 Victoria Grace Puruganan
 Attorneys for Four Seasons Hotels Limited, a
 Canadian company

The parties, having filed their written consent and stipulation to judgment as set forth above, and good cause appearing; now, therefore,

IT IS ORDERED, ADJUDGED, AND DECREED that:

1. The consent and stipulation for judgment of the parties be, and it is, approved;
 2. Plaintiff has and recovers of and from Defendant Four Seasons Hotels Limited, the sum of \$40,000.00.
 3. This judgment is in full satisfaction and discharge of all claims, demands, and causes of action that Plaintiff has, or may have, against Four Seasons Hotel Limited, to the date of this judgment.

4. The parties will bear their own attorneys' fees, costs, and litigation expenses.

5. The court shall retain jurisdiction over this matter for the purpose of enforcement of the order within.

DATED:

By:

Judge Marilyn Hall Patel

ENTERED ON

By:

Clerk of the United States District Court,
Northern District